

भारत का राजपत्र

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सं० ११] नई दिल्ली, शनिवार, मार्च १४, १९९८ (फाल्गुन २३, १९१९)
 No. 11] NEW DELHI, SATURDAY, MARCH 14, 1998 (PHALGUNA 23, 1919)

इस भाग में मिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
 (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV
 [PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विशापन और सूचनाएं
 [Advertisements and Notices issued by Private Individuals and Private Bodies.]

LOST

"The Certificate of Authority No. RD/1779 issued in favour of Sh. R. L. Manchanda Suman R/o. 10123 East Gandhi Nagar, (Geeta Colony) Delhi-31 has been lost by him. The use of this Authority letter by any one person will be illegal."

R. L. MANCHANDA SUMAN

CHANGE OF NAME

I, hitherto known as APPANNA son of SANGAPPA HARIJAN, employed as Primary Teacher in the Education Department, residing at Gotagodikoppa Post Malagi, Taluka Mundagoda, District North Kanara, Karnataka State, have changed my name and shall hereafter be known as APPANNA SANGAPPA KANAMESHWAR.

It is certified that I have complied with other legal requirements in this connection.

APPANNA

[Signature (in existing old name)]

NOTICE

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BY ORDER
 Controller of Publication

I, hitherto known as KAMAL son of Late Shri RATAN LAL employed as Personal Assistant in the JCT Limited, Thaper House, 124, Janpath, New Delhi 110001, residing at D-15/273, Sector-3, Rohini, New Delhi-110085, have changed my name and shall hereafter be known as KAMAL SADANA.

It is certified that I have complied with other legal requirements in this connection.

KAMAL

[Signature (in existing old name)]

I, hitherto known as SOMANING son of VITHAL SAMAGAR, employed as Teacher in the Primary School Tamba, residing at Tamba to : Indi, District Bijapur, State Karnataka, have changed my name and shall hereafter be known as SOMANING VITHAL HONAKORE.

It is certified that I have complied with other legal requirements in this connection.

SOMANING
[Signature (in existing old name)]

I, hitherto known as SHARANAPPA son of DHARAMANNA HARIJAN, employed as Teacher in the Primary School Tamba, residing at Tamba, Taluka Indi, District Bijapur, Karnataka State, have changed my name and shall hereafter be known as SHARANAPPA DHARAMANNA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SHARANAPPA
[Signature (in existing old name)]

I, hitherto known as ABOOZAR KABIRUDDIN QUAZI son of KABIRUDDIN KAZI, employed as Tradesmen-A in the Bhabha Atomic Research Centre, residing at 100/22, B. D. D. Chawl, Worli, Mumbai-18, have changed my name and shall hereafter be known as ABUZAR KABIRUDDIN KAZI.

It is certified that I have complied with other legal requirements in this connection.

ABOOZAR KABIRUDDIN QUAZI
[Signature (in existing old name)]

I, hitherto known as KUM. PUSHPA ANANT HADGE daughter of late Shri ANANT RAMCHANDRA HEDGE, employed as Lower Division Clerk in Office of the Commissioner of Central Excise, residing at 47/1501, Tagore Nagar, Vikroli (East), Mumbai-83, have changed my name and shall hereafter be known as MANSI MILIND SALVI.

It is certified that I have complied with other legal requirements in this connection.

KUM. PUSHPA ANANT HADGE
[Signature (in existing old name)]

I, hitherto known as KAMLA d/o HAVARPPA SANIKOP, employed as Teacher (Anganwadi) in the Civil Development Project, residing at Kalloli, Tel; Gokak, Dist.; Belgaum, Karnataka State, have changed my name and shall hereafter be known as Smt. KAMLA W/o MARUTI KURBET of Kalloli, Taj; Gokak, Dist.; Belgaum, Karnataka State.

It is certified that I have complied with other legal requirements in this connection.

KAMALA
[Signature (in existing old name)]

I, hitherto known as BHAKTI PADA GHARAMI D/o Late SOURENDRA NATH GHARAMI, employed as Progressman Gr-II in the office of the Chief General Manager Telecom Factory, Alipur, Calcutta-27, residing at 36/A Mahanbaran Road, Calcutta-700029, have changed my name and shall hereafter be known as BHAKTI PADA ROY.

It is certified that I have complied with other legal requirements in this connection.

BHAKTI PADA GHARAMI
[Signature (in existing old name)]

I, hitherto known as PRASANN KUMAR son of Shri MOTILAL TIWARI, employed as STD-I in the Logistics Dept. in the Indian Navy, residing at Ins Shivaji, Lonavla, have changed my name and shall hereafter be known as PRASANN KUMAR TIWARI.

It is certified that I have complied with other legal requirements in this connection.

PRASANN KUMAR
[Signature (in existing old name)]

I, hitherto known as R. MADHAVAN son of A. L. RANGA RAO, employed as Divisional Engineer, Telecom (Rural) Pollachi in the Department of Telecommunications, residing at Pollachi, have changed my name and shall hereafter be known as L. R. MADHAVAN.

It is certified that I have complied with other legal requirements in this connection.

R. MADHAVAN
[Signature (in existing old name)]

I, hitherto known as M. PRASAD son of R. MADHAVAN, residing at Telephone Exchange Quarters, Telephone Exchange Pollachi, have changed my name and shall hereafter be known as M. GURU PRASATH.

It is certified that I have complied with other legal requirements in this connection.

M. PRASAD
[Signature (in existing old name)]

I, hitherto known as KUSUM DEVI wife of PUNAM CHAND, employed as STG Asstt. RMS BHAVAN, in the Delhi Stg Dn Delhi-110006, residing at H. No. 4350, Gali Bhairon Wali, Nai Sarak, Delhi, have changed my name and shall hereafter be known as KUSUM LATA.

It is certified that I have complied with other legal requirements in this connection.

KUSUM DEVI
[Signature (in existing old name)]

I, hitherto known as KATTONAL, J. S. son of Late K.G.J. PILLAI, employed as Defence Personnel in the Indian Navy, residing at Tiruvalla, Kerala, have changed my name and shall hereafter be known as SREEKUMAR, K. J.

It is certified that I have complied with other legal requirements in this connection.

KATTONAL, J. S.
[Signature (in existing old name)]

I, hitherto known as CAPT SURESH AMBU son of Mr. C. K. AMBU, employed as Captain, Indian Armed forces (Signals) in the 14 Rapid Signal Regiment, Care of 56 army post office, residing at 14 rapid Signal Regiment officers Mess 26/4 Bharuwal, Clement town Dehradun (U.P.), have changed my name and shall hereafter be known as Capt SURESH AMBU PANICKER.

It is certified that I have complied with other legal requirements in this connection.

CAPT SURESH AMBU
[Signature (in existing old name)]

I, hitherto known as G. MURUGAN son of S. GANESAN employed as Assistant Store Keeper in the Navy office (Govt. of India, Ministry of Defence) Madras-600009, residing at 53/8 V. O. C. Nagar, Nehru Street, Anna Nagar East, Madras-600102, have changed my name and shall hereafter be known as G. JESUDOSS.

It is certified that I have complied with other legal requirements in this connection.

G. MURUGAN
[Signature (in existing old name)]

CHANGE OF RELIGION

I, G. MURUGAN son of Shri S. GANESAN, employed as Assistant Store Keeper in the Navy Office (Govt. of India, Ministry of Defence) Madras-600009, residing at 53/8 V.O.C. Nagar, Nehru Street, Anna Nagar East, Madras-600102, do hereby, solemnly affirm and declare that I have embraced CHRISTIAN Religion and renounced HINDU Religion with effect from 02 May 1986.

It is certified that I have complied with other legal requirements in this connection.

G. MURUGAN
[Signature (in existing old name)]

स्टाक एक्सचेंज के उपनियम 127, 131, 132, 162 व 307 में किया गया संशोधन जिसे सेवी ने 27 फरवरी 1997 के अपने पत्र संख्या एस.एम.डी/आर.रो. जी/के के/926/97 के द्वारा बाकायदा स्वीकृत किया है ।

छ. महीनों के अन्दर बात

उपनियम 127 : इसके आधार पर नाउचरों, बूपूनों, व्याज, लाभांश या नकद बोनस के संबंध में सभी दावे व्याज, लाभांश या नकद बोनस के भूगतान की तारीख के लिए सहीनों के अन्दर समायोजित किए जाएंगे और सदस्य उसके बाद कपने या अपने छटकों के बीच व्यक्तिगत रूप से जिम्मेदार नहीं होंगे ।

परित्याग का पत्र

उपनियम 131 : बोनस निर्गमों और राइट्स का निपटान उन परित्याग गर्हीं के द्वारा किया जाएगा जो कानूनी द्वारा बारी किए गये हैं । जब स्थीर परित्याग पत्र कम्पनी द्वारा निर्धारित आवेदन की तारीख के पूर्व दसवें दिन या उससे गहरे अधिक शासी बोर्ड या अध्यक्ष द्वारा निर्धारित न उनकी ओर से निर्दिष्ट किसी भी अन्य तारीख से पूर्व छुरीदार को मार्पं जाएं या दिए जाएं तो विक्रेता हरा प्रकार के बोनस निर्गमों अथवा राइट्स से संबंधित सभी देशताओं से मुक्त कर दिया जाएगा । निर्धारित समय के अन्दर न दिए गए परित्याग पत्रों को स्वीकार करने के लिए सदस्य बाये नहीं हैं ।

परित्याग पत्रों का न सोचा जाना

उपनियम 132 : यदि विक्रेता द्वारा परित्याग पत्रों के निर्धारित समय के अन्दर न सोचे जाने के कारण बोनस या राइट्स निर्गमों को बाधी करने का वायिक्षित विक्रेता ना होगा । विक्रेता को बोनस व्यवसा राइट्स के मुद्दे के वरावर का चैक जारी करता चाहिए और इस प्रकार के भूगतान को जमा के रूप में लिया जाना चाहिए तथा विक्रेता को बोनस/राइट्स शेयरों के सूचीबद्धता के दो महीनों के अन्दर सौण देता होगा । अंत राइट्स शेयरों के लिए अधिग्रहण भूगतान करने को किसी तरह से बाध्य नहीं है किन्तु उसके बाद कम्पनी को दिए गए सूच्य का भूगतान करने के तथा राइट्स शेयरों की डिलिवरी के विरुद्ध राइट्स के लिए लोंग गई जमा भी बाध्य करेगा । इसी प्रकार बोनस शेयरों की प्रतिपत्ति पर क्रेता को दोनों शेयरों से संबंधित जमा भी विक्रेता को बाध्य करनी होती । ट्रान्सफर के लिए विक्रेता क्रेता के प्रति उत्तरदायी होता ।

लाभांश, बोनस व राइट्स के लिए विक्रेता हदस्त का उत्तरदायित्व

उपनियम 162 : यदि विक्रेता सदस्य लाज, लाभांश, बोनस, राइट्स या कानूनी के सबस्य को मिलने आने की प्रकार के लाभ ले संबंध में कम्पनी या द्वान्सफर बूकों के बंद किए जाने या रिकार्ड रारीक के कम से कम दस दिन पूर्व तक गलत दस्तावेज ठीक करने या प्रतिस्थापित कर करते को सौंपने में असफल रहता है तो विक्रेता व्याज, लाभांश, बोनस, राइट्स या कम्पनी व्यवसा नीतित अन्य लाभ और व्याज, लाभांश या नकद बोनस के सम्बन्ध में आश-जर कटौती प्रणालीप्रणाली अथवा सूत्रों पर काटे गए वाय-कर की राशि के बराबर नकद के लिए क्रेता के प्रति उत्तरदायी होता । विक्री भी अन्य प्रकार के बीच के लिए भी विक्रेता सबस्य करता सदस्य के प्रति उत्तरदायी होता ।

उपनियम 307 : विवादन समिति ले महीनों के अन्दर उल्लिखित न किए जाने वाले विक्री भी दावे, विक्रायत, बन्तर या विवाद पर गौर नहीं करेगी ।

स्टाक एक्सचेंज के उपनियम 190 में 190ए.1 से 190ए.3 तक जोड़ कर संशोधन जिसे सेवी ने 4 अप्रैल 1996 के पत्र संख्या एस.एम.डी/आर.सी.जी/पी.जे/1272/96 के द्वारा बाकायदा स्वीकृत किया है ।

शासी बोर्ड द्वारा विशेष रूप से उल्लेख किए गए अनुबंधों के सम्बन्ध में बन्तर करने व नीलामी की प्रक्रिया

विशेष प्रक्रिया जिसका निर्धारण प्रस्ताव द्वारा किया जाएगा ।

190 ए. 1 : इन उपनियमों के अधिनियमों में वाही भी काला भी दिए होने वे बावजूद शासी बोर्ड समय-समय पर एसी भिन्न प्रक्रिया निर्धारित कर सकता है जिनका अनुपालन शासी बोर्ड द्वारा विशेष रूप से दराए गए अनुबंधों के बर्थ या वर्गों के लिए किसी सबस्य के डिलिवरी व भूगतान में असफल रहने की विश्वा में बोर्ड उचित समझता होता है ।

परन्तु शासी बोर्ड के विशेष प्रस्ताव द्वारा स्वीकृत किए जाने की स्थिति को छाँकना किसी भी मामले में नीलामी एक से अधिक बार नहीं की जा सकती । प्रथम नीलामी चक्र के सत्ता में बन्तर कायदा स्थिति 190 ए.2 के प्रावधानों के अनुरूप मूल्यों के अनुसार स्वतः बन्द हो जाएगी ।

नीलामी के प्रस्ताव के अधाव में हिसाब चुकता करना

190 ए.2 उपनियम 190 ए.1 की सामान्यता के प्रति पूर्वांग्रह के दिन शासी बोर्ड द्वारा भारित प्रस्ताव में बन्द करने, नीलामी तथा अन्य इसी प्रकार के परिणामी भागों से सम्बन्धित प्रावधान होता और नीलामी प्रस्तावों में नीलामी के टॉडर नोटिस के अनुसार नहीं ली गई प्रतिभूतियों द्वे अधाव या अपर्याप्त प्रतिभूतियों के प्रस्ताव पर दर्था नहीं लगायी होती है प्रतिभूतियों के संबंध में बन्तर कायदा स्थिति इसमें से एक प्रकार में बन्द की जाएगी :

(1) नीचे दिए (ए) और (टी) से अधिक

(ए) जिस सेटलमेंट में बन्तर का नीदा किया गया है उसमें एक्सचेंज पर उसका उच्चतम मूल्य सौदे के समय से लेकर नीलामी या बन्द होने तक,

स्पष्टीकरण : उक्त (ए) के गहर 'सम्बन्धित अनुबंध' का अर्थ है एसो अनुबंध जिसके लिए सबस्य निपटान अधिवा डिलिवरी या भूगतान में असफल रहा हो ।

(टी) एसो अनुबंध जो मंदिरिय शेयर में नीलामी का प्रस्ताव करने के लिए नीलामी के नोटिस में अन्तिम दिन के रूप में निर्दिशित दिन पर प्रतिभूतियों की दिविन्ल श्रियों के लिए निर्धारित एक्सचेंज के अधिकारिक बंद भाव से अधिक होते हैं (उस दिन इस प्रकार का कोई बंद भाव न होने पर उसमें ठीक एवं के द्वैदिग दिन का अधिकारिक बंद भाव) ।

वायाव

(2) समय-समय पर शासी बोर्ड या कार्यकारी निदेशक द्वारा निर्धारित या उल्लिखित मूल्य पर ।

स्टॉकरुण : उक्त 190 ए. 2. के लिए यह स्पष्ट किया गया है कि वे प्रतिभूतियाँ जो 'संबंधित अनुबंध' का हिस्सा हैं वे बाद की नीलामी के लिए करी रख्दे नहीं किया जाएंगा तभा संबंधित निपटान में उनकी नीलामी न होने की स्थिति में उपर विषय हुए के अनुसार उनका हिसाब चुकाता कर दिया जाएगा ।

(3) किसी भी स्थिति में संबंधित अनुबंध के निपटान के पै-इन के एक सपाह के बाद नीलामी नहीं की जाएगी ।

स्टॉकरुण : उक्त के लिए 'संबंधित अनुबंध' का अर्थ वे अनुबंध सदस्य जिनका हिसाब चुकाता करने अथवा डिलिवरी वा अनुसान में असफल रहा हो ।

प्रत्यन्तर

जो कुछ उपर विषय गया है उसके बावजूद लिखित रूप से वर्ज किए जाने वाले कारणों तथा सेवी की पूर्व स्वीकृति से यदि किसी समय शासी बोर्ड या कार्यकारी निदेशक उचित व सही समझे तो वह उपनियम 190 ए. 1 या 190 ए. 2 के अनुसार निर्धारित प्रक्रिया या नीलामी को सम्पूर्णतः या आंशिक रूप से उप्रकार से व उस समय तक के लिए प्रत्यंबित, स्थगित, परिवर्तीत या रद्द कर सकता है जिसे वह उचित व सही रूपमें ।

स्टॉक एक्सचेंज के वर्तमान उपनियम 21 में (एक नये उपनियम की प्रतिस्थापना द्वारा) संशोधन जिसे सेवी ने अपने 6 फरवरी, 1996 के पत्र संख्या एस. एम. डी-1/ज. ज./434/96 के द्वारा बाकायदा स्वीकृत किया है ।

शासी बोर्ड सौदों का निषेध कर सकता है ।

21. शासी बोर्ड या शासी बोर्ड की ओर से कार्यकारी निदेशक शेयर बाजार के हिसार्थ अथवा सेवी से निर्धारित होने पर किसी भी प्रतिभूति या प्रतिभूतियों में सेवी निपटान कर सकता है ।

वसर्वे इस प्रकार से सौदों का निषेध सिक्युरिटीज एंड एक्सचेंज बोर्ड आफ इंडिया (सेवी) द्वारा स्टॉक एक्सचेंज को निवेश मिलने पर जारी नहीं रहेगा ।

स्टॉक एक्सचेंज के वर्तमान उपनियम 193 में (एक नए उपनियम की प्रतिस्थापना द्वारा) संशोधन जिसे सेवी ने अपने 1 फरवरी, 1996 के पत्र संख्या एस. एम. डी.-1 (एन)/ज. ज./398/96 द्वारा बाकायदा स्वीकृत किया है ।

सौदों का निराकरण

193 (ए) शासी बोर्ड अपने प्रस्ताव पर या किसी व्यक्ति के बावेदन के अनुसार एक विशिष्ट धर्मी के अन्दर आने वाले सौदे या अनेक सौदों को रद्द कर सकता है यदि शासी बोर्ड को वह संतुष्ट है कि ऐसा करने के पर्याप्त कारण है । इस प्रकार रद्द किया जाना अनिवार्य होगा और तुरन्त लागू हो जाएगा ।

(बी) उक्त वाक्यांश (ए) में आहे हूँ अभिव्यक्ति 'पर्याप्त कारण' में अभिव्यक्ति की व्यापकता के प्रति किसी प्रकार के पूर्णांग के बिना धोखाधड़ी, जानबूझ कर मिथ्या निरुपण या भारी गलतियाँ शामिल हैं ।

(सी) शासी बोर्ड अपने द्वारा निर्धारित की जानवाली इस प्रकार की शर्तों, स्थितियों, सीमानिवीरणों व प्रक्रियाओं के अनुसार इस उपनियम के तहत अपने कुछ या सम्पूर्ण अधिकार कार्यकारी निदेशक या कार्यकारी निदेशक के नेतृत्व में स्थित या सीमितों में जिसे भी ठीक व समर्थ समझे सौंप सकता है ।

कुतुं स्टॉक एक्सचेंज, मुम्बई
ए. ए. टिरोडकर
निदेशक-विनीय एवं सचिव

AMENDMENT TO THE STOCK EXCHANGE BYELAWS 127, 131, 132, 162 AND 307 DULY APPROVED BY SEBI VIDE ITS LETTER NO. SMD/RCG/KK/926/97 DATED FEBRUARY 27, 1997.

Claim within Six Months

Bye-law 127 : All claims in respect of vouchers, coupons, interest, dividend or cash bonus shall be adjusted as provided herein within six months from the date of payment of interest, dividend or cash bonus and members shall not be personally responsible between themselves or to their constituents thereafter.

Letters of Renunciation

Bye-law 131 : Bonus issues and rights shall be settled by letters of renunciation when such letters are issued by the Company. When proper letters of renunciation are delivered or tendered to the buyer on or before the tenth day preceding the date fixed for the receipt of applications by the Company or before such other date as the Governing Board or the President may fix and notify in that behalf the seller shall be relieved of all further liability in respect of such bonus issues or rights. A member shall not be bound to accept letters of renunciation not tendered within prescribed time.

Non Delivery of Letters of Renunciation

Bye-law 132 : If the settlement of claims to bonus issues or rights be not made by letters of renunciation by reason of the failure of the seller to deliver such letters within the prescribed time the seller shall be responsible for obtaining the bonus issues or rights. The seller should issue cheques equivalent to the value of Bonus or rights and such payment shall be treated as deposit and the seller shall deliver the bonus/rights shares within two months of the listing. The buyer shall not be under any obligation to pay for the right shares in advance, but shall pay the price thereof paid to the company and also return the deposit for rights against the delivery of the rights shares. Similarly deposit for bonus shares shall also be returned by the buyer to the seller on delivery of bonus shares. The seller shall also be responsible to the buyer for the extra expense of transfer if any.

Responsibility of Selling Member for Dividend, Bonus and Rights

Bye-law 162 : If the selling member fails to rectify or replace the defective documents and deliver them to the buyer at least ten days before the record date or date of closure of the Transfer Books of the Company for the purpose of interest, dividend, bonus, rights or any other benefit accruing to the shareholders of the Company the selling member shall be responsible to the buyer for the interest, dividend, bonus, rights or other benefit declared by the company and for the income-tax deduction certificates if any in respect of the interest, dividend or cash bonus or for the equivalent in cash of the amount of income-tax if any deducted at source. The selling member shall also be responsible to the buyer for the extra expense of transfer if any.

Bye-law 307 : The Arbitration Committee shall not take cognisance of any claim, complaint, difference or dispute which shall not be referred to it within six months of the date when it arose.

For the Stock Exchange, Mumbai

A. A. TIRODKAR
Director-Finance & Secy.

AMENDMENT TO THE STOCK EXCHANGE BYE-LAW 190 BY INSERTING BYE-LAWS 190A.1 TO 190A.3 DULY APPROVED BY SEBI VIDE ITS LETTER NO. SMD/RCG/PJ/1272/96 DATED APRIL 4, 1996.

SPECIAL PROCEDURE FOR CLOSING OUT AND AUCTION IN RESPECT OF CONTRACTS SPECIFIED BY THE GOVERNING BOARD.

Special Procedure to be Prescribed by Resolution.

190A.1 Notwithstanding anything stated elsewhere in these Bye-laws and Regulations, the Governing Board may from time to time by resolution prescribe such different procedure as it thinks fit and proper to be followed in the event a member fails to settle or make delivery or payment in respect of such class or classes of contracts as the Governing Board may specify.

Provided that in no case the auction would be held more than once unless the same is approved by a special resolution of the Governing Board. The outstanding position at the end of the first auction cycle shall be automatically closed out at the prices as per the provisions of 190A.2.

Squaring Off in The Absence of Auction Offers

190A.2. Without prejudice to the generality of Bye-law 190A.1, the resolution passed by the Governing Board may provide for closing out, auction and other similar, consequential and incidental matters and may also provide that if any securities are not bought-in pursuant to an Auction Tender Notice by reason of absence of auction offers or insufficient number of securities being offered then the outstanding position in respect of the securities which have not been bought-in shall be closed out at either—

(i) the higher of (a) or (b) below—

- (a) the highest price recorded in that scrip on the Exchange in the settlement in which the concerned contract had been entered into and up to the date of auction/close out;

For the Stock Exchange, Mumbai

A. A. TIRODKAR
Director-Finance & Secy.

Explanation: For the purposes of (a) above, "concerned contract" means the contract in respect of which the member has failed to settle or make delivery or payment.

- (b) such percentage as may be specified for different categories of securities, above the official closing price on the Exchange on the day specified in the Auction Notice as the last day for making the auction offers in the concerned scrip (and in the event of there being no such closing price on that day then the official closing price on the immediately preceding trading day on which there was an official closing price).

or

- (ii) at such price as may be specified by or be determined in a manner specified by the Governing Board or the Executive Director from time to time.

Explanation: For the purposes of 190A.2 above it is hereby clarified that the securities forming part of the "concerned contract" shall not be carried forward to the subsequent auction and in the event the same are not auctioned in the concerned settlement, then they shall be squared off as provided hereinabove:

- (iii) in no case the auction shall be held beyond a period of a week from the pay-in of the settlement in which the concerned contract had been entered into.

Explanation: For the purpose above, "concerned contract" means contract in respect of which the member has failed to settle or make delivery or payment.

For the Stock Exchange, Mumbai

A. A. TIRODKAR
Director-Finance & Secy.

Departure

190A.3. Notwithstanding what is stated above, with reasons to be recorded in writing and with prior approval from SEBI, if at any time the Governing Board of the Executive

Director thinks fit and proper, it/he/she may withhold, suspend, postpone, modify or cancel the whole or any portion of an auction or the procedure specified pursuant to Bye-laws 190A.1 or 190A.2 in such manner and for such period as it/he/she thinks fit and proper.

For the Stock Exchange, Mumbai

A. A. TIRODKAR
Director-Finance & Secy.

AMENDMENT TO THE EXISTING STOCK EXCHANGE BYE-LAW 21 (BY SUBSTITUTING IT WITH A NEW BYE-LAW) DULY APPROVED BY SEBI VIDE ITS LETTER NO. SMD-I/JJ/434/96 DATED FEBRUARY 6, 1996

"Governing Board may Prohibit Dealings

21. The Governing Board or the Executive Director or behalf of the Governing Board may prohibit dealings in any security or securities in the interest of the securities market or if so directed by SEBI.

Provided, however such prohibition of dealings shall not continue if the stock exchange is so directed by the Securities and Exchange Board of India (SEBI)."

AMENDMENT TO THE EXISTING STOCK EXCHANGE BYE-LAW 193 (BY SUBSTITUTING IT WITH A NEW BYE-LAW) DULY APPROVED BY SEBI VIDE ITS LETTER NO. SMD-I(N)/JJ/398/96 DATED FEBRUARY 1, 1996.

"Annulment of Bargains

193 (a) The Governing Board may, on its own motion or pursuant to an application by any person, annual a bargain or several bargains falling within any particular class of bargains if the Governing Board is satisfied that there exists sufficient cause to do so. Such annulment shall be final and shall come into force forthwith.

(b) The expression "sufficient cause" in clause (a) above shall, without prejudice to the generality of the expression, include fraud, willful misrepresentation or material mistake.

(c) The Governing Board may, subject to such terms, conditions, limitations and procedures as it may prescribe, delegate all or some of its powers under this bye-law to the Executive Director or committee(s) headed by the Executive Director as the Governing Board thinks fit and proper."

For the Stock Exchange, Mumbai

A. A. TIRODKAR
Director-Finance & Secy.

SRF TRANSNATIONAL HOLDINGS LIMITED 77, KALI JANI, JAMMU

COMPANY NOTICE

It is notified in pursuant to Special Resolution passed at a General Meeting of S.R.F. Transnational Holdings Limited held on 22nd December, 1996, the fully paid-up capital of the company stands reduced to Rs. 250.45 lacs among its shareholders without extinguishing or reducing the liability paying up of any paid-up share capital.

The General public is hereby informed that said resolution and the following minute has been approved by the Hon'ble High Court of J&K at Jammu vide Order dated 11-9-1997 and the said Order has been notified & taken on record by R.O.C. J&K at Jammu.

Sd/- ILLEGIBLE
Managing Director.

प्रबन्धक, भारत सरकार मंत्रालय, फरीदाबाद द्वारा मूर्दित
एवं प्रकाशन नियंत्रक, दिल्ली द्वारा प्रकाशित, 1998

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